220.

1793.

LAWS of MARYLAND.

CHA P.

Passed December 29.

A Further supplement to an act, entitled, An act to streighten and amend the feveral public roads in the feveral counties, and for other purposes therein mentioned.

Preamble.

THEREAS it is represented to this general assembly, that the vesting the justices of the levy court of Washington county with power and authority to alter the direction of a public road from William's Port to Elizabeth-town, established by an act of assembly passed November session, seventeen hundred and ninety, entitled, An act to streighten and amend the several public roads in the feveral counties, and for other purposes therein mentioned, will tend to lessen the expences of said county; therefore,

Justices to alter the road,

II. Be it enacted, by the General Assembly of Maryland, That the justices of the levy court of Washington county be and they are hereby authorised and empowered, at the time of laying the county levy, to alter and amend the road leading from William's Port to Elizabeth-town, with the consent of the proprietors of the ground through which the road so altered or amended shall run, in such manner as they may think necessary, either by the commissioners of the said road, or other persons appointed by them for that purpose; and upon its being so altered, amended and repaired, to direct the supervisor of said road to settle with the perfon or persons so employed out of the monies appropriated on said road.

Road to be opened, &c.

III. And be it enacted, That the road leading from William's Port, in Washington county, to interfect the road from Elizabeth-town to the Green-Spring furnace, at or near Little Conococheague, shall be opened, streightened, marked and bounded, as and for a public road of the said county, and that the same shall be done at the expence of the county, agreeably to the provisions of the original or supplementary acts.

Laws repeal-

IV. And he it enacted, That all laws heretofore passed contrary to the provifions of this act, be and the same are hereby repealed.

> A P. XLI. H

| Passed December 28.

An ACT to establish a public road from the main road leading from George-town into Still Pond Neck to the main road leading from the head of Churn creek to Worton, in Kent county.

Preamble.

THEREAS John Newel, of Kent county, by petition to this general affembly hath set forth, that he is in possession of a valuable grift mill, fituated on the head of a creek in faid county, called Still Pond creek; that the roads leading to and from said mill, though long used, are private ones; that an agreement under seal, with penalties, mutually took place between faid John Newel and the proprietors of all the lands through which the faid roads pass, except the heirs of a certain John Unick, who are minors, appointing Jeremiah Ford and Donaldson Yates to have said roads laid down on a plot, and afcertain the amount of damages incurred by the said proprietors of the land, to be paid by the petitioner, which said referrees have caused a plot of faid roads to be made, which is now produced to this general affembly; and the faid John Newel hath prayed the faid road may be made a public road, which prayer seems reasonable and proper to be granted, under such regulations as will secure a due regard to the interest of the heirs of said John Unick; therefore,

Justice, on aprant, &c.

II. Be it enacted, by the General Assembly of Maryland, That on application iffue his war- of the said John Newel to any justice of the peace in Kent county, such justice may and shall issue his warrant to the sheriff of said county, directing him to summon twelve frecholders of said county, not interested in the premises, or related to either of the parties, to appear on a day by the faid sheriff to be appointed, on the lands of the faid minors, and faid sheriff shall give ten days previous notice of such day of meeting to the guardian or guardians of said minors; and the said freeholders shall respectively repair to some magistrate of